

UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS

PLT ASSOCIATES, INC., d/b/a ERIC BERMAN)
ASSOCIATES,)
)
)
)
Plaintiff)
v.)
)
RICHARDS A. ROBERTS, d/b/a ROBERTS) CIVIL ACTION
NORTH & ASSOCIATES, ALAN DEBROWOLSKI,) NO. 1:13-CV-12278-LTS
HAMPTON TOY ASSOCIATES, CAROLYN)
MCGOVERN, MICHAEL D'AGOSTINO,)
PAMELA J. SMITH, NANCY ERICKSON, AND)
EDIE MCCASLAND,)
)
)
Defendants.)

)

**JOINT MOTION TO APPEAR AT JULY 9, 2015 STATUS CONFERENCE VIA
TELEPHONE**

Now come all Defendants with appearances of record and Plaintiff, by and through their attorneys and request that this Honorable Court allow counsel for the parties to appear at the Status Conference scheduled on July 9, 2015 at 2:15, P.M. As grounds therefore the parties state that it will be more convenient and substantially reduce the costs of litigation as counsel for the Defendants' office is in Springfield, Vermont. Further the Parties confirm that there will be no prejudice caused to any party should the Court allow this Motion.

Respectfully Submitted:

July 8, 2014

THE PLAINTIFF
By its Attorneys,

/s/ Richard W. Bland _____

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The Defendants,
Richards A. Roberts, d/b/a/ Roberts North & Associates, properly
Richard A. Roberts, d/b/a Roberts North & Associates;
Alan Debrowolski, Hampton Toy Associates, properly
Alan Dobrowolski, d/b/a Hampton Toy Associates;
Carolyn McGovern; Michael D'Agostino; Pamela J. Smith;
Nancy Erickson; Edie McCasland
by Counsel,

s/ Ethan McNaughton
Ethan McNaughton
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CERTIFICATE OF SERVICE

I hereby certify that I, Ethan B. McNaughton, Esq. attorney for the appearing defendants, have, on this date forwarded via Electronic Mail copies of this Joint Motion to Appear Currently at July 9, 2015 Telephone Status Conference via Telephone to counsel for the Plaintiff, Richard W. Bland at richardbland@comcast.net and to Plaintiff's co-counsel, Isaac Peres at isaacperes@comcast.net.

s/ Ethan McNaughton
Ethan McNaughton
B.B.O. #667413